

Law Offices

# HOLLAND & KNIGHT LLP

2100 Pennsylvania Avenue, N.W.  
Suite 400  
Washington, D.C. 20037-3202

202-955-3000  
FAX 202-955-5564  
www.hklaw.com

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FEDERAL COMMUNICATIONS COMMISSION  
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ARTHUR B. GOODKIND  
202-457-1815

Internet Address:  
agoodkin@hklaw.com

September 27, 2000

VIA CAPITAL FILING SPECIALISTS, LLC

Magalie Roman Salas  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

Dear Ms. Salas:

Transmitted herewith, on behalf of California Broadcasting, Inc., licensee of television station KRCR-TV, Redding, California, are an original and four copies of its "Supplemental Comments of California Broadcasting, Inc." filed in Mass Media docket number 00-115.

In the event there are any questions, please communicate with the undersigned.

Very truly yours,



Arthur B. Goodkind

Enclosure

cc(w/enc.): Pam Blumenthal, Esq.  
Kathleen Victory, Esq.  
John Morgan  
Clay Pendarvis, Esq.

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Before the  
Federal Communications Commission  
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FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

In the Matter of	)	
	)	
Amendment of Section 73.622(b),	)	MM Docket No. 00-115
Table of Allotments,	)	RM-9884
Digital Television Broadcast Stations.	)	
(Redding, California)	)	

SUPPLEMENTAL COMMENTS OF CALIFORNIA BROADCASTING, INC.

California Broadcasting, Inc. ("California Broadcasting"), licensee of television station KRCR-TV, NTSC Channel 7, Redding, California, files herewith, by its attorneys, its supplemental comments with respect to the DTV channel substitution proposed by the Commission in the above-captioned proceeding.

In its "Initial Comments" in this proceeding filed on August 3, 2000, California Broadcasting requested that the Commission hold this proceeding in abeyance because California Broadcasting and Sainte Partners II, L.P. ("Sainte"), licensee of station KCVU-TV, Paradise, California, had agreed to a channel swap arrangement that would, if implemented, eliminate the need for the channel substitution proposed in this proceeding. Both California Broadcasting and Sainte had filed applications with the Commission that would have implemented the channel swap. California Broadcasting stated, however, that should the swap applications be dismissed or denied for any reason, or if for any other reason the

channel swap was not implemented, then California Broadcasting requested that the Channel 34 substitution at Redding be made for the reasons stated in its original petition for rule making. California Broadcasting further stated that if the channel substitution were made under those circumstances, it would apply for and construct the Channel 34 DTV facility.

No other comments or reply comments were filed in this proceeding by any party.

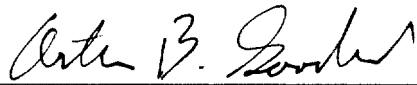
Owing to changed circumstances, California Broadcasting and Sainte are now terminating their channel swap agreement. Sainte is withdrawing an amendment it had filed to its pending DTV construction permit application, which amendment would have implemented the swap agreement, and California Broadcasting will request that the application it had filed to implement its part of the swap arrangement be held in abeyance until such time as the rule making is completed and the application can be amended to specify Channel 34.

Under these circumstances, California Broadcasting respectfully requests that the Commission make the Channel 34 substitution at Redding as originally proposed. Upon the substitution being made, California Broadcasting will promptly file an application for a construction permit on the substituted channel and will, upon grant of that application, construct the DTV station pursuant to the permit.

We are authorized by counsel for Sainte to state that Sainte does not oppose the Channel 34 substitution proposed in this proceeding.

Respectfully submitted,

CALIFORNIA BROADCASTING, INC.

By: \_\_\_\_\_

Arthur B. Goodkind  
Holland & Knight L.L.P.  
2100 Pennsylvania Avenue, N.W.  
Suite 400  
Washington, D.C. 20037

(202) 955-3000

September 27, 2000

## CERTIFICATE OF SERVICE

I, Victoria C. Kim, of Holland & Knight LLP, hereby certify that true copies of the foregoing "Supplemental Comments of California Broadcasting, Inc.," have been served on the parties listed below, via first class mail, postage prepaid on the 27th day of September, 2000.

\* Clay Pendarvis, Esq.  
Federal Communications Commission  
Mass Media Bureau  
Room 2-A662  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

\* John Morgan  
Federal Communications Commission  
Mass Media Bureau  
Room 2-C864  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

\* Pam Blumenthal, Esq.  
Federal Communications Commission  
Mass Media Bureau  
Room 2-A762  
445 12<sup>th</sup> Street, S.W.  
Washington, D.C. 20554

Kathleen Victory, Esq.  
Counsel for Sainte Partners II, L.P.  
Fletcher Heald & Hildreth, P.L.C.  
1300 North 17<sup>th</sup> Street  
11<sup>th</sup> Floor  
Arlington, VA 22209-3801

\* Denotes Hand Delivery

  
Victoria C. Kim